

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NORTH DAKOTA**  
QUENTIN N. BURDICK UNITED STATES COURTHOUSE  
655 1ST AVENUE NORTH, SUITE 210  
FARGO, NORTH DAKOTA 58102-4932  
[www.ndb.uscourts.gov](http://www.ndb.uscourts.gov)

**KAY A. MELQUIST**  
CLERK

TELEPHONE NUMBER 701-297-7100  
FAX NUMBER 701-297-7105

August 21, 2024

Eduardo Ortiz  
6024 Wilshire Drive  
Tampa, FL 33615

Erik Ahlgren  
Ahlgren Law Office, PLLC  
220 W Washington Ave Ste 105  
Fergus Falls, MN 56537

Re: Stark Energy, Inc.  
Bankruptcy Case # 24-30168

The Court received Eduardo Ortiz's Ballot for Rejecting Plan of Reorganization with attached statement on August 20, 2024. Since ballots are to be returned to Debtor's attorney, I am forwarding Mr. Ortiz's documents to Attorney Ahlgren.

The Clerk's Office can guide you with procedural questions, however, we are prohibited from giving legal advice. If I can be of further assistance, please contact our office.

Sincerely,

Kay A. Melquist, Clerk  
United States Bankruptcy Court

By: /s/ Caryl Krone  
Caryl Krone, Case Administrator  
(701) 297-7108

received  
not filed  
OK

U.S. BANKRUPTCY COURT  
FILED '24 AUG 28 PM 3:1

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NORTH DAKOTA

In re: Stark Energy, Inc.

Case No. 24-30168  
Chapter 11 Subchapter V

Debtor(s).

**BALLOT FOR ACCEPTING OR REJECTING PLAN OF REORGANIZATION**

This ballot is being sent to all creditors, for acceptance or rejection of the plan. The plan as filed or modified by the debtor is dated **July 22, 2024** and filed on **July 22, 2024**.

*To have your vote count, you must complete and return this ballot.*

Under 11 U.S.C. § 1126 and Bankruptcy Rule 3018, a class of claims has accepted a plan if the plan has been accepted by creditors that hold at least two-thirds in amount and more than one-half in number of the allowed claims of such class held by creditors that have accepted or rejected the plan.

The undersigned, a creditor having a claim in the amount of \$ 14,624.09, hereby:

Class 10

☐

Accepts

Check one box:

☒

Rejects

the plan of reorganization of the debtor described herein.

Dated 8/15/24

Signed: Eduardo Ortiz

Name of  
Creditor: Eduardo Ortiz  
(Please print name)

Address: 6024 Wilshire Dr  
Tampa, FL 33615

Return completed ballot to:  
Erik Ahlgren  
Ahlgren Law Office, PLLC  
220 W Washington Ave Ste 105  
Fergus Falls MN 56537  
erik@ahlgrenlawoffice.net

This ballot must be received by no later than  
**August 21, 2024**

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NORTH DAKOTA**

In re:  
Stark Energy, Inc.,

Bky Case No. 24-30168  
Chapter 11 Subchapter V

Debtor.

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**NOTICE OF CONFIRMATION HEARING**

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The court will hold a hearing on confirmation of the Debtors Plan of Reorganization on  
**Thursday, September 5, 2024 at 2:00 pm in Courtroom #3, Second Floor, Quentin N.  
Burdick-United States Courthouse, 655 First Avenue North, Fargo ND.**

Dated: July 23, 2024

/e/ Erik A. Ahlgren  
Erik A. Ahlgren, Trustee  
220 W. Washington Ave, Ste 105  
Fergus Falls MN 56537  
218-998-2775

To whom it may concern,

I am writing in regards to case #24-30168  
I would like to share a little about me  
you can understand my reasoning.

I met Robert Fettig through Facebook  
in December of 2022, I was looking for  
work with better pay than the job I had  
at the time. After communicating back and  
forth we agreed on me coming onboard, from  
the start he reassured me that he had work  
to keep me busy and that he had enough  
money to pay me. Of course when pay day  
came around started to make excuses and  
blame others for his misfortunes. After a month  
of working for him I had to quit since I  
didn't see a single cent at that moment. It  
took me to file with N.D. Department of Labor  
for Mr. Fettig to start a 'Payment Plan' in which  
he did not fulfill and was ordered to pay penalty  
wages which totaled \$14,624.09

Here are my reasons to object to this plan

1. Non-payment of Full Wages: To date, I have not been paid in full for my work. The proposed plan does not adequately address this issue and essentially rewards the debtor Mr. Robert Fettig, for failing to meet his obligations. By agreeing to this plan, I would be condoning wage theft and enabling Mr. Fettig to continue this unacceptable practice

2. Mr. Fettig's Proposed Salary - The proposed salaries for Mr. Fettig within this plan is unreasonable, especially given his failure to pay his employees, including myself, what is owed. Allowing Mr. Fettig to draw a salary while his current and former employees remain unpaid is unjust and should not be permitted

3. Under valuation of Assets : I strongly believe the assets listed in the proposed repayment plan are significantly undervalued. Specifically, there is a Peterbilt 367 blue sleeper cab (not to be confused with the Peterbilt 367 Hydrovac) that is not included among the assets, which I know he owns. It is likely registered under either Fetting Equipment or Fetting Enterprises, Mr. Fetting's other companies, but is being used for operations related to Stark Energy. This vehicle, along with other potentially undervalued assets should be accurately assessed and included in the plan.

I request that Mr. Fetting provide comparables to support the asset valuations presented in the plan or have a third party not selected by Mr. Fetting or his attorney assess the assets for proper valuations and proper reasoning to support their reasoning.

In light above, I respectfully request that the court reconsider the proposed repayment plan. I believe that it is in the interest of justice to ensure that all employees are paid what they are rightfully owed before any salary is drawn by Mr. Fetting. Thank You for your attention to this matter.

Eduardo Ortiz

Eduardo Ortiz

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